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DETAILED ACTION

1. This action is response to the amendment filed on **03 September 2009** in which claims **1-7**, **9-10**, **12-37** are presented for future examination.

Allowable Subject Matter

2. **Claims 1-7, 9-10, 12-37** are allowable in light of the Applicant's argument and in light of the prior art made of record.

Examiner Amendment

An examiner's amendment to the record appears below. Should the changes and/or additions be unacceptable to applicant, an amendment may be filed as provided by 37 CFR 1.312. To ensure consideration of such an amendment, it MUST be submitted no later than the payment of the issue fee.

This amendment was requested by the Applicant's representative, attorney Andy Kim, Registration No. 61050, after the Notice of Allowance. Authorization for this examiner amendment was given in a telephone interview with applicant's representative Andy Kim on 10 December 2009.

The application has been amended to the **claim 24** by the examiner as follows:

24. (Currently Amended) A system comprising:

a hardware asset to indicate a trust state of an applications processor portion of the system to a communications processor portion of the system, the applications processor portion including cryptographic and security capabilities that are excluded in the communications processor portion, the communications processor portion receiving data for use in an operation in the communications processor portion, the applications processor portion verifying a credibility of the data for the communications processor portion by validating that the data is sent from a

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trustedsource trusted source by public and private keys; and

a wireless interface coupled to the hardware asset.

Reasons for indicating Allowable Subject Matter

3. The following is a statement of reasons for the indication of allowable subject matter: Upon searching variety of databases, the examiner considering Applicant's provided prior-art and examiner research of prior-art with are mention in form-892 and with the respect of Applicant's arguments clarify the difference and uniqueness of invention. It still hold the novelty even if the prior art US Pub No. 2005/0182966 A1) and the Applicant's provided Foreign Patent 2002-321569 (Japan) combined.

Therefor, **claims 1, 9, 18, 24, 28, 34** in conjunction with all other limitations of the dependent and independent claims are not taught nor suggested by the prior art of record (PTO-892). Therefore, **Claims 1-7, 9-10, 12-37** are hereby allowed in view of applicant's persuasive arguments and in the light of amendments to the claims.

Conclusion

4. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure (see form "PTO-892 Notice of Reference Cited").

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Monjour Rahim whose telephone number is (571)270-3890. The examiner can normally be reached on 5:30 AM -3:30 PM (Mo-Th), eastern.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Kambiz Zand can be reached on (571)272-3811. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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/Monjour Rahim/ Patent Examiner Art Unit: 2434

Date: 12/10/2009

/Kambiz Zand/

Supervisory Patent Examiner, Art Unit 2434